

Karen A. Carroll (0039350)  
Attorney for Defendant

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF OHIO  
WESTERN DIVISION

<b>DARLINGTON AMADASU, pro se</b>	:	Case No. 1:01cv182
	:	
Plaintiff,	:	(Judge Spiegel/Magistrate Judge Black)
	:	
vs.	:	
	:	
<b>MERCY FRANCISCAN HOSPITAL –</b>	:	<b><u>EXPERT DISCLOSURE OF</u></b>
<b>WESTERN HILLS, et al.,</b>	:	<b><u>DEFENDANTS MERCY</u></b>
	:	<b><u>FRANCISCAN HOSPITAL</u></b>
	:	<b><u>WESTERN HILLS MERCY</u></b>
Defendant.	:	<b><u>FRANCISCAN HOSPITAL – MT.</u></b>
	:	<b><u>AIRY, S. GRINNEL, C. LOBECK, J.</u></b>
	:	<b><u>BRONHERT, J. DALEIDEN, C.</u></b>
	:	<b><u>MCCOY, AND JANE(S) DOE(S)</u></b>
	:	<b><u>NURSES MERCY FRANCISCAN</u></b>
	:	<b><u>HOSPITAL – MT. AIRY</u></b>

Defendants Mercy Franciscan Hospital-Western Hills, Mercy Franciscan Hospital – Mt. Airy, S. Grinnel, C. Lobeck, J. Bronhert, J. Daleiden, C. McCoy, and Jane(s) Doe(s) Nurses Mercy Franciscan Hospital – Mt. Airy disclose the following experts to be used at trial of this case pursuant to this Court’s Amended Calendar Order and Federal Rule of Civil Procedure 26(a)(2).

1. Robert E. Sloan  
Sibley Memorial Hospital  
5255 Loughboro Road, NW  
Washington, DC 20016-2695
2. Erica Weinstein, M.D.  
Coalinga State Hospital  
24511 W. Jayne Avenue  
Coalinga, CA 93210-5000

3. Phillip M. Diller, M.D., Ph.D.  
Residency Director  
UC Department of Family Medicine  
2123 Auburn Avenue, Suite 340  
Cincinnati, Ohio 45219

4. Mike Bowen, M.A., R.N., PA-C  
University Hospital  
Graduate Medical Education Office  
234 Goodman Street, Room 112  
Cincinnati, Ohio 45219

5. Timothy S. Allen, M.D.  
University of Kentucky  
Department of Psychiatry  
3470 Blazer Parkway  
Lexington, KY 40509

6. Theodore C. Ripperger, SHPR  
Director of Human Resources  
Middletown Regional Hospital  
105 McKnight Drive  
Middletown, OH 45044-4898

7. Defendants reserve the right to identify additional experts to rebut opinions by any qualified expert(s) identified on behalf of Plaintiff.

8. Defendants reserve the right to identify additional experts to address allegations set forth in Plaintiff's Complaint, but not addressed in Plaintiff's "expert report."

9. Defendants further reserve the right to rely upon testimony of any expert identified by other current parties to this action regardless of whether they are a party at the time of trial.

10. In identifying experts per this Court's order, Defendants do not waive their right to challenge the qualifications of Plaintiff's identified expert.

Respectfully submitted,

KOHLEN & PATTON

/s/ Karen A. Carroll

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FRANCISCAN HOSPITAL – WESTERN HILLS, MERCY  
FRANCISCAN HOSPITAL – MT. AIRY, S. GRINNEL, C.  
LOBECK, J. BRONHART, J. DALEIDEN, C. MCCOY,  
AND JANE(S) DOE(S) NURSES MERCY FRANCISCAN  
HOSPITAL – MT. AIRY

**CERTIFICATE OF SERVICE**

I hereby certify that a true and accurate copy of the foregoing was served this 30<sup>th</sup> day of August 2006, electronically through the Court's ECF system and/or regular U.S. mail upon the following:

Darlington Amadasu  
P.O. Box 6263  
Cincinnati, OH 45206  
PLAINTIFF, PRO SE

Deborah R. Lydon, Esq.  
Dinsmore & Shohl  
1900 Chemed Center  
255 East Fifth Street  
Cincinnati, OH 45202  
TRIAL COUNSEL FOR DR. BERRY

/s/ Karen A. Carroll